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Attorneys for Defendants

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JIANGXI PANDA FIREWORKS CO., LTD, a Chinese entity;

Plaintiff,

v.

DOUGLAS BURDA, an individual; KONCEPT LLC, a Nevada limited liability company doing business as BURDA IP; ELISSA BURDA, an individual, RED APPLE FIREWORKS CO., LTD., a Nevada limited liability company; 1.4G HOLDINGS, LLC, a Nevada limited liability company,

Defendants.

Case No.: 2:23-cv-01232-MMD-DJA

DEFENDANT 1.4G HOLDINGS, LLC'S MOTION FOR LEAVE TO EXCEED PAGE LIMITS FOR DEFENDANTS' MOTION TO COMPEL PLAINTIFF JIANGXI PANDA FIREWORKS CO., LTD'S RESPONSES TO DEFENDANT 1.4G HOLDINGS, LLC'S FIRST SETS OF INTERROGATORIES

Defendant 1.4g Holdings, LLC ("1.4g" or "Defendant"), by and through its counsel, Gibson Lexbury LLP, hereby files this Motion for Leave to Exceed Page Limits for Defendants' Motion to Compel Plaintiff Jiangxi Panda Fireworks Co., Ltd.'s ("Plaintiff") Responses to 1.4g's First Set of Interrogatories (the "Interrogatories") to Plaintiff (such motion for leave, the "Motion"; such motion to compel, the "Motion to Compel").

Defendant seeks to file a motion that is approximately 36 pages, including the certificate of conference, the table of contents, and the table of authorities. It is necessary for Defendant to file a motion that exceeds the page limits provided by LR 7-3 in order to comply with LR 26-6(b). LR 26-6(b) provides that "[a]ll motions to compel discovery or for a protective order must

Case 2:23-cv-01232-MMD-DJA Document 51 Filed 02/13/24 Page 2 of 6

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set forth in full the text of the discovery originally sought and any response to it." In order to
comply with LR 26-6, Defendant had to set forth the entirety of the interrogatories and Plaintiff
Responses, as each of Plaintiff's responses were inadequate. Declaration of Jodi Donetta Lowry,
Esq. ("JDL Dec") ¶ 3, attached hereto as Exhibit 1 . In total, setting forth "in full the text of the
discovery originally sought and any response to it" required 16 pages. JDL Dec. ¶ 4. In addition,
because of the scope of the discovery responses challenged by the Motion to Compel at least 6
more pages were required to properly address each of Plaintiff's discovery deficiencies. JDL
Dec. ¶ 5. Defendants are requesting to exceed page limits by as much as 12 pages, which is
reasonable considering the requirement to include the text of the discovery requests and
responses, the analysis, the table of contents and the table of authorities. Therefore, pursuant to
LR 7-3(c), good cause exists for the Motion to Compel to exceed the page limits provided in LR
7-3(b).

Respectfully submitted this 9th day of February, 2024.

Gibson Lexbury LLP

By /s/ J.D. Lowry
JODI DONETTA LOWY, Esq.
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UNITED STATES MAGISTRATE JUDGE

DATE: 2/13/2024

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CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5, I certify under penalty of perjury under the laws of the United States that I am an employee of Gibson Lexbury LLP and that on February 9, 2024 I caused a correct copy of the foregoing **DEFENDANT 1.4G HOLDINGS**, LLC'S MOTION FOR LEAVE TO EXCEED PAGE LIMITS FOR DEFENDANTS' MOTION TO COMPEL PLAINTIFF JIANGXI PANDA FIREWORKS CO., LTD'S RESPONSES TO DEFENDANT 1.4G HOLDINGS, LLC'S FIRST SETS OF INTERROGATORIES to be electronically filed via the CM/ECF system and thereby delivered by electronic means to all counsel of record.

/s/ Alec J.H. Wade

An employee of Gibson Lexbury LLP

EXHIBIT 1

EXHIBIT 1

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Attorneys for Defendants

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JIANGXI PANDA FIREWORKS CO., LTD, a Chinese entity;

Plaintiff,

v.

DOUGLAS BURDA, an individual; KONCEPT LLC, a Nevada limited liability company doing business as BURDA IP; ELISSA BURDA, an individual, RED APPLE FIREWORKS CO., LTD., a Nevada limited liability company; 1.4G HOLDINGS, LLC, a Nevada limited liability company,

Defendants.

Case No.: 2:23-cv-01232-MMD-DJA

DECLARATION OF JODI DONETTA LOWRY, ESQ. IN SUPPORT OF DEFENDANT 1.4G HOLDINGS, LLC'S MOTION FOR LEAVE TO EXCEED PAGE LIMITS FOR DEFENDANTS' MOTION TO COMPEL PLAINTIFF JIANGXI PANDA FIREWORKS CO., LTD'S RESPONSES TO DEFENDANT 1.4G HOLDINGS, LLC'S FIRST SETS OF INTERROGATORIES

DECLARATION OF JODI DONETTA LOWRY, ESQ.

- J.D. Lowry, Esq. states under penalty of perjury of the United States of America that the following is true:
- 1. I am an attorney at Gibson Lexbury LLP, which represents Defendants in the above-captioned matter. I am over eighteen years old and competent to testify to all matters set forth in this Declaration.
- 2. It is necessary for Defendant to file a motion that exceeds the page limits provided by LR 7-3 in order to comply with another local rule, LR 26-6(b).

Case 2:23-cv-01232-MMD-DJA Document 51 Filed 02/13/24 Page 6 of 6

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3.	Defendant had to set forth the entirety of the interrogatories and Plaintiff Jiangxi
Panda Firewor	ks Co., Ltd.'s ("Plaintiff") responses as each of Plaintiff's responses were
inadequate.	

- 4. In total, setting forth "in full the text of the discovery originally sought and any response to it" required approximately 16 pages.
- 5. The scope of the discovery challenged by the Defendants' Motion to Compel Plaintiff's Responses to Defendant 1.4g Holdings, LLC's First Set of Interrogatories (the "Motion to Compel") required more space, at least 6 more pages, to properly address each of Plaintiff's discovery deficiencies.

Dated this 9th day of February, 2024.

/s/ J.D. Lowry

Jodi Donetta Lowry, Esq.